

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.uspto.gov

PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/002,238	11/02/2001	Fu-Hwa Wang	P6165 2787	
33438 7	590 09/10/2004		EXAMINER	
HAMILTON & TERRILE, LLP			RAMPURIA, SATISH	
P.O. BOX 203518 AUSTIN, TX 78720			ART UNIT	PAPER NUMBER
Aosin, ix	70720		2124	•
	•		DATE MAIL ED: 00/10/200	. 6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/002,238	WANG, FU-HWA				
Office Action Summary	Examiner	Art Unit				
·	Satish S. Rampuria	2124				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	I36(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>02 November 2001</u> .						
3) Since this application is in condition for allowa	, 					
Disposition of Claims						
4) Claim(s) 1-40 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-40 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
Notice of Draftsperson's Patent Drawing Review (P10-948) Information Disclosure Statement(s) (PT0-1449 or PT0/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)				

Application/Control Number: 10/002,238

Art Unit: 2124

DETAILED ACTION

- 1. This action is in response to the application filed on 11/02/2001.
- 2. Claims 1-40 are pending.

Claim Rejections - 35 USC § 112, second paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 6, 13, and 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding, claims 6, 13, and 20, the abbreviated, "ELF" is unclear as to what it is stands for, the full form of abbreviated is required.

Clarification and/or correction are required.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

5. Claims 1, 8, and 16 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

The claims are non-statutory because they recite components of generating a binary file, representing functional descriptive material without a computer readable medium or computer

Application/Control Number: 10/002,238 Page 3

Art Unit: 2124

implemented, program per se are not tangibly embodied. Claims 1-20 thus amounts to only abstract idea and are nonstatutory.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by US Patent No. 6,625,807 to Chen (hereinafter called Chen).

Per claims 1, 8, and 16:

Chen disclose:

- A method of producing a binary code file (col. 6, lines 40-41 "The original binary program code... generated by the system compiler") comprising:
- compiling a plurality of source code instructions (col. 6, lines 25-26 "The original source code... is input into the system compiler"); and
- outputting a plurality of binary code instructions (col. 5, lines 47-49 "transforms the code into equivalent machine code in a form of a relocatable... or directly executable object

Application/Control Number: 10/002,238 Page 4

Art Unit: 2124

code") and compiler annotation (col. 6, lines 34-38 "The register usage annotator 70 generates bit vector annotation... of the system compiler 60").

Per claims 2, 9, and 17:

Chen disclose:

wherein the compiler annotation enables binary translation to be performed on the plurality of binary code instructions using a non-heuristic approach (col. 6, lines 17-18 "The translation process... then translates the code into the translated binary objects code").

Per claims 3, 10, and 18:

Chen disclose:

wherein the compiler annotation describes functional characteristics of the plurality of binary code instructions (col. 6, lines 54-58 "the parser processes the sequence of tokens and produces an intermediate level representation, such as a parse tree or sequential intermediate code, and symbol table that records the identifiers used in the program and/or attributes").

Per claims 5, 12, and 20:

Chen disclose:

- examining the plurality of source code instructions (col. 6, lines 25-26 "The original source code... is input into the system compiler");
- reorganizing one or more of the plurality of source code instructions (col. 5, lines 13-18 "The analyzer... checking a program for validity... process takes... intermediate code

Application/Control Number: 10/002,238

Art Unit: 2124

generated in the parsing... symbol table... determines whether or not the program satisfies the properties required by the source language");

- translating the plurality of source code instructions into the plurality of binary code instructions (col. 5, lines 47-49 "transforms the code into equivalent machine code in a form of a relocatable... or directly executable object code");
- reorganizing one or more of the plurality of binary code instructions (col. 6, lines 4-5 "Once the program... compiled... liked to interconnected the parts of the program... needed library routines"); and
- tracking and recording functional characteristics of the plurality of source code instructions and of the plurality of binary code instructions (col. 6, lines 7-8 "The program... routines are read and then relocated by a loader to produce a machine-executable image in memory").

Claims 21-23 is the apparatus claim corresponding to method claims 1, 2, and 3 respectively, and rejected under the same rational set forth in connection with the rejection of claims 1, 2, and 3 respectively, above.

Claim 26 is the apparatus claim corresponding to method claim 5 and rejected under the same rational set forth in connection with the rejection of claim 5 above.

Claims 27, 28, and 30 is the apparatus claim corresponding to method claims 2, 3, and 5 respectively, and rejected under the same rational set forth in connection with the rejection of claims 2, 3, and 5 respectively, above.

Application/Control Number: 10/002,238 Page 6

Art Unit: 2124

Claim 28 is the apparatus claim corresponding to method claim 3 and rejected under the same rational set forth in connection with the rejection of claim 3 above.

Claim 30 is the apparatus claim corresponding to method claim 5 and rejected under the same rational set forth in connection with the rejection of claim 5 above.

Claim 31--35 are the computer product claim corresponding to method claims 1-5 respectively, and rejected under the same rational set forth in connection with the rejection of claims 1-5 respectively, above.

Claim 36-40 are the computer product claim corresponding to method claims 1-5 respectively, and rejected under the same rational set forth in connection with the rejection of claims 1-5 respectively, above.

Substantially as claimed.

Claim Rejections - 35 USC § 103

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

9. Claim 4 rejected under 35 U.S.C. 103(a) as being unpatentable over Chen in view of US Patent No. 6,353,925 to Stata et al. (hereinafter called Stata).

Per claims 4, 7, 11, 14, 15, and 19:

Art Unit: 2124

Chen does not explicitly disclose the compiler annotation comprises one or more records selected from a module identification (ID), a function ID, a split function ID, a jump table ID, a function pointer initialization ID, a function address assignment ID, an offset expression ID, a data in the text section ID, a volatile load ID, and an untouchable region ID.

However, Stata discloses in an analogous computer system the compiler annotation comprises one or more records selected from a module identification (ID), a function ID, a split function ID, a jump table ID, a function pointer initialization ID, a function address assignment ID, an offset expression ID, a data in the text section ID, a volatile load ID, and an untouchable region ID (col. 6, lines 40-42 "Each tool... have a set of annotations... recognizes and support... annotations are placed in the source file along with the programming-language statements" and (col. 6, lines 64-66 "the annotation language... say any comment whose first character is the character "@" is an annotation").

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of selecting or having annotations within the code as taught by Stata into the method of generating the binary code files as taught by Chen. The modification would be obvious because of one of ordinary skill in the art would be motivated to use annotations within the code to provide less modification of the code if one need to transfer from one system to another as suggested by Stata (col. 1 and 2, lines 64-67 and 1-6).

Claim 24 is the apparatus claim corresponding to method claim 4 and rejected under the same rational set forth in connection with the rejection of claim 4 above.

Art Unit: 2124

Claim 29 is the apparatus claim corresponding to method claim 4 and rejected under the same rational set forth in connection with the rejection of claim 4 above.

Page 8

10. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chen in view of admitted prior art.

Per claims 6 and 13:

Chen does not explicitly disclose the plurality of binary code instructions is an ELF format binary code file and the compiler annotation is an ELF section.

However, Admitted prior art discloses in an analogous computer system the plurality of binary code instructions is an ELF format binary code file and the compiler annotation is an ELF section (Applicant's specification, page 9, lines 14-16 "FIG. 3C, prior art, illustrates the file format of an Executable and Linking Format (ELF) executable binary file 320. Executable binary file 320 contains an ELF header 322, a program header table 324, one or more sections 326(1)-(N) and a section header table 328").

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of plurality of binary code instructions is an ELF format binary code file and the compiler annotation is an ELF section as taught in admitted prior art into the method of generating binary code file as taught by Chen. The modification would be obvious because of one of ordinary skill in the art would be motivated use the ELF format file to provide the support for more than one file sections as supported by binary file.

Application/Control Number: 10/002,238

Art Unit: 2124

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Satish S. Rampuria whose telephone number is 703-305-8891.

The examiner can normally be reached on 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kakali Chaki can be reached on (703) 305-9662. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Satish S. Rampuria Patent Examiner Art Unit 2124 09/07/2004

KAKALI CHAKI

Page 9

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

.